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4	UNITED STATES DISTRICT COURT
5	DISTRICT OF NEVADA
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7	CHARLES WILLIAMS, M.D., et al., 2:09-CV-00554-PMP-PAL
8	Plaintiffs, (
9	vs. ORDER
10	UNIVERSITY MEDICAL CENTER OF () SOUTHERN NEVADA, et al., ()
11	
12	Defendants.
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14	On May 3, 2011, the Court conducted a hearing regarding Defendants'
15	Motion in Limine No. 1 to exclude certain types of evidence (Doc. #150). The Court
16	took under advisement subpart (G) of Defendants' Motion, which seeks to exclude
17	any testimony regarding economic damages offered by Plaintiff at trial because
18	Plaintiff has not disclosed an economic expert who can testify to economic loss,
19	future lost wages, present value and work expectancy.
20	Defendants' motion goes too far. Clearly, Plaintiff can testify regarding his
21	earnings before and after the events giving rise to his lawsuit. Moreover, Plaintiff
22	can testify to his efforts to obtain employment since that time and can offer
23	documents previously produced and identified in the Joint Pretrial Order which

support his testimony.

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Moreover, the fact that Plaintiff has not identified an economic expert does not preclude Plaintiff from offering the testimony of hospital executives or others who have suspended Plaintiff's medical privileges because of the NPDB report filed by Defendants. Finally, the Court finds Plaintiff should be permitted to offer the testimony of employment agency personnel regarding Plaintiff's job search and inability to obtain employment following his suspension. IT IS THEREFORE ORDERED that subpart (G) of Defendants' Motion in Limine (Doc. #150) is **DENIED**. DATED: May 9, 2011. his m. In United States District Judge